

STONE & UZZELL, PROPRIETORS.
FAYETTEVILLE STREET,
OVER W. C. STONACH & CO.'S STORE.CASH—INvariably in ADVANCE.
THE DAILY NEWS will be delivered to
subscribers at FIFTEEN CENTS per week,
payable to the carrier weekly. Mailed at 27
cents per annum, \$2.50 for six months, \$5 for three
months. The WEEKLY NEWS at \$2 per annum.

\$100,000.

THE DIRECTORS OF THE

VUE DE L'EAU CO.

Having, for reasons already given to the
public, denied it judicious to postpone the

RAND GIFT CONCERT

In aid of this new and delightful

SEA-SIDE RESORT,

The undersigned take pleasure in announcing
that the Concert will take place,
without fail,

On Thursday, Feb. 20, 1873,

IN THE OPERA HOUSE, NORFOLK, VA.

When the following magnificent gifts,
amounting to

100,000 DOLLARS,

Will be distributed by lot to the holders of
tickets:1 Gift in Greenbacks of \$5,000
5 Gifts in Greenbacks of \$1,000 each, 5,000
20 Gifts in Greenbacks of \$500 each, 10,000
10 Beautifully located Cottage Lots
by the sea, 75 by 120 feet, at
Vue de l'Eau, 30,000
20 Other beautifully located Cottage
Lots, 25 by 120 feet, at Vue de
l'Eau, valued at \$200 each, 40,000
100 Gifts in Greenbacks of \$100 each, 10,000
40 Gifts, valued at \$100,000

20,000 TICKETS AT \$5 EACH.

The distribution of Gifts will take place
immediately after the Concert, on the vast
stage of the Opera House, and in full view
of the audience, under the immediate
supervision of the President and Directors of
the Vue de l'Eau Company, and the fol-
lowing distinguished gentlemen, who have
kindly consented to be present and see that
the gifts are properly distributed as adver-
tised:Hon John R. Ladd, Mayor of Norfolk,
Hon A. S. Watts, Mayor of Portsmouth,
Hon Walter H. Day, of Norfolk,
Hon John B. Whitehead, Ex-Mayor of
Norfolk,
James G. Holladay, Esq., of Portsmouth.Should the tickets be not all sold when
the concert comes off, the presents will be
distributed in proportion to the number
sold.Currency Gifts will be paid in cash at our
Banking House in the city of Norfolk, on
presentation of the tickets entitled thereto,
without discount.For further particulars and for tickets,
apply to the undersigned, who alone are au-
thorized to appoint agents for the sale of
tickets.The undersigned, Directors of the Vue de
l'Eau Company, pledge themselves to the
public that the Opera House, and the fol-
lowing distinguished gentlemen, who have
kindly consented to be present and see that
the gifts are properly distributed as adver-
tised:Wm. Lamb, R. J. Neely, M. Parks,
V. D. Cronin, W. H. White, N. Burruss,
E. C. Gray, E. C. Lindsey.Tickets are now ready for sale, and can be
obtained from the following places:Fogarty & Co.,
Bank of Portsmouth,
Bain & Bond, Bankers,
Burruss, Son & Co.,
Bankers and Financial Agents,
Vue de l'Eau Company,
NORFOLK, VA.

47 Tickets can be purchased of

R. H. BRADLEY,

Fayetteville Street,
RALEIGH, N. C.

ja 26-dtd

THOMAS STANLEY

PROPRIETOR OF "CITY GRANARY."

DEALER IN

CORN, PEAS, WHEAT, OATS, RICE, &c., &c.

Ready access at my Warehouse for

TIE DELIVERY OF CARGOES,

And easy Handling and Storage at small
expense.

BEST QUALITY OF CORN

Direct from Vessels at the Lowest Whole-
sale Prices.

Communications for Information

Concerning the Grain Market in this City
promptly answered.All orders should be accompanied by the
money or City acceptance.Office and Warehouse on Market Wharf,
ja 10-1m NEWBERRY, N. C.

REMOVED

Having disposed of my Store on Fayette-
ville street, I have opened at

No. 13 Hargett Street,

where I will be pleased to serve all who will
favor me with their patronage. My stock
consists of:Sugar, Coffee, Flour, Meal, Rice, Salt, Mo-
lasses, Cheese, Ham, Shoulders, Bulk
Meat, Lard, Vinegar, Kerosene Oil,
Pickles, in all measures, Soap,
Brandy, Peaches, Canned
Goods, Caudles, Nuts,
Raisins, Apples, and Flour Potatoes, &c.Be Thankful for past patronage, I hope
to merit the same in future by fair dealing
and strict attention to business.

Give me a Call!

C. D. CHRISTOPHERS,
febl-1m 13 Hargett Street.

CARMER'S

COMPOUND

PECTORAL COUGH SYRUP.

It will cure Coughs, Colds, Hoarseness, Sore
Throat, Whooping Cough, and all Diseases
of the Throat and Lungs.

PREPARED BY

J. R. H. CARMER, Druggist,
No. 11 Fayetteville Street, Raleigh, N. C.
Jan 29-41

OLD CUSTOMERS, FRIENDS, &c.

J. A. JONES having this day sold out his
stock of

Books Stationery, Sheet Music, &c., &c.

to me, I resume business as his successor
at the old stand,No. 15 Fayetteville street,
RALEIGH, N. C.I shall endeavor to keep a good stock of
the latest and most popular books, which I
will sell at the lowest cash prices.I respectfully request orders from the old
customers of the house, and others wishing
goods in my line.The latest News Periodicals kept con-
stantly on hand.L. BRANSON,
Successor to J. A. Jones.

THE DAILY NEWS.

VOL. 1.

RALEIGH, N. C. TUESDAY MORNING, FEBRUARY 18, 1873.

NO. 272.

MORNING EDITION.

The Raleigh Daily News.

TUESDAY, FEBRUARY 18, 1873.

All parties ordering the News
will please send the money for the
time the paper is wanted.Special Notices inserted in the
Local Column will be charged (20)
Twenty Cents per line.J. O. H. NUTTALL, of the Charlotte
Advertising Agency, is agent for this paper
in Charlotte, N. C. He is duly authorized
to contract for advertisements and receipt
for subscriptions.Messrs. Griffin and Hoffman, Newspaper
Advertising Agents, No. 4 South Street,
Baltimore, Md., are authorized to contract
for advertisements at our office, and
advertisers in that city are requested to
leave their orders with this office.

LOCAL MATTER.

E. C. WOODSON, City Editor.

For latest news by telegraph

see Fourth Page.

Correspondents will please write
on one side of the paper.

LOCAL BRIEFS.

Up to 6 p. m., yesterday, the Mayor
had interviewed no cases.Yesterday was the first genuine sun-
ny weather we have seen in some time.Governor Caldwell, who has been
confined to his room for ten days past
from severe illness, is, we learn, improv-
ing, but is yet unable to leave his bed.Only one day left to invest in the
Vue de l'Eau Gift Concert. Call at
Bradley's today and get a ticket. We are
in, and intend to pocket that
\$3,000.W. D. Jones, Revenue Assessor of this
District, has received orders from the
Commissioner of Revenue at Washing-
ton to close up the office of Assessor
and assistant Assessor of this District
by the 20th of May, and to turn over all
the books and government property to the
Collector.MOUNTAIN BEEF.—We are indebted
to Dr. J. T. Reid, of McDowell county,
for an elegant piece of steak sent us
yesterday from the stall of W. R.
Crawford at the city market. Dr. Reid
brought quite a number of his excellent
mountain beefs to this market last week.In connection with this, we would
call the attention of those in authority
on the North Carolina Road to the
great inconvenience and loss they cause
to parties shipping live stock to this
market by the present freight schedule
over their road. Stock coming from
over the Western North Carolina Road
has to remain at Salisbury from 4 in
the afternoon until 6 the next morning;
has to stop over at Company Sheds
that afternoon, and remain until the fol-
lowing afternoon, reaching Raleigh the
third afternoon in a jaded and feverish
condition, having lost in weight by the
delay. If some arrangement could be
made for transporting this stock more
rapidly, it would build up the stock
raising in the western part of the State,
would add largely to the profits of those
engaged in the business, and would give
to the eastern markets of the State a
quality of beef superior to that with
which our markets are cursed. Cannot
something be done to bring about the
desired end?LEGISLATIVE.—The proceedings of
the House on yesterday were, as
a general thing, devoid of public inter-
est. When the bill came up requiring
Judges of the Superior Court to ap-
prove or disapprove the Clerk's judg-
ment in special proceedings, &c., Mr.
Morrison stated that he was the intro-
ducer of the bill, and thought it an
important one to the entire State. His
provisions had been thoroughly dis-
cussed before the Judiciary Committee,
and there met with no opposition. He
intended the bill to be a hit at no par-
ticular Judge, for if a Judge did his
duty, it could not affect him. If he
failed to do his duty, then the parties
injured had a remedy under this bill.
The bill passed its second and third
readings.Owing to the absence of a number of
members, the Constitutional amend-
ment abolishing the office of Superin-
tendent of Public Works failed of the
 requisite two-thirds vote, and the con-
sideration of the others was postponed
until to-day.The reader is referred to the reported
proceedings.ANNIVERSARY CELEBRATION.—Last
evening Victor Fire Company, No. 1,
col., celebrated their fourth anniversary
by a torch-light procession through the
principal streets of the city with the
Raleigh Brass Band at their head.
When the march of the procession con-
cluded, the crowd repaired to Metropol-
itan Hall, where congratulatory ad-
dresses were delivered by several colored
members of the Legislature. This com-
pany has distinguished itself on a num-
ber of occasions by rendering efficient
services at fires. We wish them suc-
cess.LECTURE BY THE RIGHT REV.
BISHOP GIBBONS.—St. John's (R. C.)
Church was well filled last evening by
an appreciative audience to listen to
a discourse on "Education" by this dis-
tinguished prelate. The reverend gen-
tleman is decidedly one of the finest
eloquistists in the South, and certainly
the best that has been heard in
Raleigh for a long time. Want of space
prevents us giving the lecture a more
extended notice this morning, but we
will publish a synopsis of it to-morrow.MESSRS. LEACH BROTHERS.—See the
double column notice elsewhere of these
gentlemen. Their stock of groceries is
large and complete, embracing every
thing wanted in that line. This is one
of the most reliable firms in the city.WESTERN NORTH CAROLINA RAIL-
ROAD.—The following is a copy of theresolution, authorizing and directing the
Treasurer and Governor in certain mat-
ters connected with the Western North
Carolina Railroad, passed by the Gen-
eral Assembly:Resolved by the Senate, the House of
Representatives concurring, that the
Governor of North Carolina be author-
ized and directed in his individual
name, and that of such others as may
unite, with him to pray an appeal from
the decree of the Circuit Court of the
United States for the Western District
of North Carolina, rendered at the last
term thereof in the case of Henry
Clews and others plaintiffs against the
Western North Carolina Rail-
road Company and others defendants,
and to prosecute such an appeal to a
final issue; and to institute a new suit
or suits and to take any other or further
proceedings in the premises as he may
be advised, in the name of the State or
of himself or any other person or per-
sons on his behalf, separately or together,
for the security and preservation of the
interest of the State in said company;and that in aid of such proceedings and
necessary thereto, the Public Treasurer
be further authorized and directed to
give such bond or bonds, with or with-
out sureties, as may be required in the
name of the State or of such others in
whose name and such suit or suits may
be brought or such proceedings be
had on behalf of the State, and to be
binding on the State, and any sum that
may be adjudged to be paid by the
State or the person or persons proceed-
ing said suit or suits, or other proceed-
ings on his behalf, and for its benefit, or
liable on said bond or bonds, shall be
paid out of any moneys in the Treasury
not otherwise appropriated.This resolution shall take effect from
and after its ratification.

Ratified 15th day of February, 1873.

CONFIRMATION AT THE CATHOLIC
CHURCH.—On Sunday morning at St.
John's Church Right Rev. James Gib-
bons, Bishop of Richmond, Va., admin-
istered the sacrament of confirmation to
the several candidates who presented
themselves.The Church was literally crammed
with people eager to witness the im-
pressive and beautiful ceremony. At
the conclusion of the ceremony the
Bishop made the participants a short,
address replete with loving admonitions
and judicious advice. His words were
so full of tender care and his manner so
affectionate that every expression which
fell from his lips commanded strict at-
tention and impressed themselves upon
all hearers.At the conclusion of the reading of
the Gospel the "Father Matthew Tem-
perance Society," through Mr. M.
Barbee, presented the Bishop with an ad-
dress, asking him to deliver to them the
pledge of the Society and to bless their
badges. In complying with the request
the reverend Bishop made a few well
timed and forcible remarks on temper-
ance.Notwithstanding the pouring rain
in the afternoon, the Bishop's lecture at
the Church, on "Papal Infallibility,"
had a very large attendance, and on
every hand we heard it lauded for its
sound logic, chaste language and the
unostentatious yet elegant manner of
its delivery.There is an indescribable charm about
this reverend gentleman's manner,
whether in ordinary conversation or
speaking from the pulpit, which at once
fixes the attention of his hearers, and
carries him straight way into their good
will, and the elegant simplicity of his
manner serves to render him universally
beloved.SUPREME COURT DECISIONS.—Yester-
day the Judges of the Supreme Court
filed the following decisions:By PEARSON, C. J.
Joseph H. Cardwell, Administrator,
vs. William Mcbane et al.; from Rock-
ingham. Error. Reversed. No error.
Priscilla Walker et al., vs. A. Sharpe,
Trustee; from Iredell. Case dismissed
as on demurrer.By READE, J.
Thos T. Grandy vs. W. B. and Edwin
Perebet; from Granville. Error. Re-
versed. No error.By THOMAS H. BROWN vs. John Allison;
from Mecklenburg. No error. Affirmed.By RODMAN, J.
B. F. Moore vs. W. H. Shields, Admin-
istrator, et al.; from Halifax. No error.
Affirmed.Jane C. Hinton vs. David Hinton,
Executor, &c.; from Wake. Case re-
manded for further proceedings.By BOYDEN, J.
W. J. Critcher vs. D. B. Hodges; from
Watauga. No error. Affirmed.Reuben Perry vs. Sylvester Pearce;
from Johnston. No error. Judgment
affirmed.By SETTLE, J.
Abram Martin vs. W. Z. Richardson
et al.; from Rockingham. No error.
Affirmed.John Long et al., vs. Isaac Holt; from
Alamance. Error. Judgment reversed.OVIDE DUPRE, Esq.—It will be seen
from the card of this gentleman, lately
of this city, that he has located on Wall
street, New York, and offers his profes-
sional services to the public.We are glad to learn that Mr. Dupre
begins his career in the great metropo-
lis under favorable circumstances. His
talent, energy and character will com-
mand success, and his friends in the old
North State will watch his career with
deep interest. We wish him the full
realization of his brightest hopes in his
new location.THE KELVYN NURSERY.—Capt. C. B.
Denson advertises elsewhere that he is
ready to furnish from his Nursery
everything new and desirable for
ornamental planting, both seeds and
plants. See his advertisement
elsewhere.(2) A pure stimulant, Century whis-
key!

CALLED MEETING.—PUBLIC SCHOOLS

IN RALEIGH.—Yesterday afternoon,
there was a meeting of the Board of
City Commissioners, at the call of the
Mayor, for the purpose of hearing
suggestions from Dr. Sears, Agent of
the Peabody Fund, in regard to
educational matters. This gentleman
addressed the meeting at length, urging
the adoption of a system of public
schools of a high grade similar to those
of Richmond. He stated that this
system not only contributed to the
advancement of children in morals and
knowledge, but attracted population of
a good class, increased the value of real
estate, and in other ways promoted the
material interests of the community
accepting it. Among other things he
said, that North Carolina's share in the
Peabody Fund was being held in reserve
until a disposition was shown to place
such schools in operation. If Raleigh
would set the example in this State in
this direction, the effort would receive
assistance from the Fund. Mr. Battle
said that the Board, under the present
charter, had no power to levy the
necessary taxes to inaugurate such a
system. He moved that the Mayor and
two Commissioners be appointed a
Committee to petition to the General
Assembly to amend the charter of the
city, so that the Board might have the
required authority to levy a tax for school
purposes. The thanks of the Board were
tendered to Dr. Sears for his address
and suggestions. The Doctor
acknowledged the compliment, and the
Board adjourned.Prof. W. C. Kerr and Rev. Dr.
Hawkins, present, and informally
participated in the meeting.SUPREME COURT.—The Court assem-
bled at the usual hour on yesterday. All
the Judges were present:The argument in case of Battle vs.
McIver, was continued by Messrs. Fowle
and Bailey for the defendant, and con-
cluded by Mr. Batchelor for the plain-
tiff.The case of Brown, Daniel & Co., vs.
P. B. Hawkins, from Edgecombe, was
argued by Messrs. Battle & Son, for the
plaintiffs, and Mr. Merrimon for the
defendant.The argument in the case of Irving C.
Stone, vs. Jas. F. Latham from Hyde, was
commenced by Messrs. Fowle and
Busbee for the plaintiff, and the Court
adjourned pending the conclusion of the
argument.PROF. EUGENE T. JONES.—This gen-
tleman, a son of the President of the
Warrenton Female College, is now lo-
cated in Austin, Arkansas, and is Presi-
dent of the Male and Female Institute
of that place. He has our best wishes
for his success.RETURNED.—We are pleased to see
Capt. David Settle, the efficient Repre-
sentative from Rockingham, again in
his seat in the House. He returned to
the city yesterday morning, after a pro-
tracted absence in consequence of sick-
ness.[For the Daily News.]
"JESTINA SENTE."—The attention of
Senators is invited to a bill which has
passed the House and will soon come
before them for consideration. It is a
bill to declare a felony of the same
value of five dollars a misdemeanor,
but it might well be entitled a bill to
remove the safe-guards from property
in eastern North Carolina.We will not trespass upon the space
of the News to give our views at length,
but epitomize several objections:1. The aggravation of a larceny does
not depend solely or chiefly upon the
value of the article stolen. It is a higher
offense to break into a house (not in un-
derstandable circumstances amounting to burglary)
and steal four dollars, than to steal ten
dollars worth from the field.2. The number of colored magistrates,
and what is worse, worthless white men,
in large Republican counties, who
would be enabled to shield their con-
stituents from justly deserved punish-
ment, by imposing a nominal fine.3. Making the punishment of what
has been a felony of the same value as
the lightest misdemeanor known to the
law. For an assault and battery a man
may be fined a hundred or five hundred
dollars, but for breaking into your gin
house and stealing fifty pounds of your
seed cotton, thirty days imprisonment is
the extent of the punishment.4. The natural and inevitable tenden-
cy of magistrates to put a small value
upon the articles stolen, will place into
their hands the entire criminal law of
the State. The natural tenden-
cy of a Court to enlarge its own juris-
diction is well known.Does any State of the Union place
thirty days imprisonment as the ex-
tent of punishment for a larceny of
property to the amount of four dollars.

NEW ADVERTISEMENTS.

KELVYN NURSERY.
EVERGREENS, SHADE TREES, ROSES,
FLOWERING SHRUBS,
BONPLANT, LOWES,
AND HEDGE PLANTS.Send now for Catalogues of everything
new and desirable for ornamental plant-
ing. We have a large stock of new
papers for \$1.00. Strong Plants, well ac-
climated, and low prices.We have a much larger stock than ever
before. Daily communication by Chatham
Railroad. Special attention to plants for
Conservatories. Plans and estimates for orna-
mental gardening.
Address,
febl-1w C. B. DENSON,
Fayetteville street,
Over W. C. Stonach & Co.

SAVE TIME AND LABOR

By using Peter E. Smith's
PATENT SULKY PLOW,
Which will plow 10 acres per day with
one man or boy, and two horses. This
plow has been used with perfect success for
three years—Price \$35. Get the"Common-Sense" Cotton Planter,
the best and cheapest in use, and so simple
that any boy can plant 8 acres per day.
Price \$10—cash on delivery. Address,
febl-1w PETER E. SMITH,
Scotland Neck, N. C.FOR JOB WORK OF EVERY
character, go to the NEWS OfficeFayetteville street,
Over W. C. Stonach & Co.LEGISLATURE OF NORTH CARO-
LINA.SENATE.
February 14, 1873.Senate called to order at 10 o'clock,
by the Lieutenant-Governor, and
Journal of yesterday read and ap-
proved.Messrs. Love, Avera, Dunham, Todd,
Welch, Murray, Price, and Gudge,
made reports from standing commit-
tees.Mr. Allen introduced the following
titles: A bill in relation to costs in civil
actions; A bill to amend Code of Civil Pro-
cedure in relation to appeals; A bill to amend
section 843 of the Code of Civil Procedure.Mr. McCabe, a bill to provide for filling
vacancies in the office of County Sur-
vectors.Mr. Seymour, a bill regarding the
holding of the Superior Courts in the
Second and Third Judicial Districts.Mabson, col., called up bill regulating
the sale of tar, requiring that the same
be sold by weight and not otherwise.Mabson supported the bill, and
Messrs. Ellis, of Columbus, Allen, Dun-
ham, Murphy and Respass opposed the
measure as being detrimental to the
general interests of the manufacturers
of tar as well as to the shipper.Bill laid upon the table.
The bill incorporating the Carolina
Central Railway Company was put
upon its third reading.Mr. Humphrey moved to strike out
the amendment heretofore passed re-
quiring said corporation to complete
the road through Shelby to Rutherford-
ton, and to insert the following: "That
should this corporation purchase the
Western North Carolina Railroad, it
shall not have the right to take up
the track of any part of said road, but
shall maintain the same and com-
plete it to Asheville within two years
after such purchase or control; and
failing to do so, shall forfeit all right to
control the same under any title ac-
quired such purchase."Messrs. Allen and Humphrey warmly
supported the adoption of the substi-
tute.Mr. Welch opposed the striking out
of the substitute requiring the road to
be completed to Rutherfordton, as he
deemed that it would be unjust to the
people of that section, who had sub-
scribed to the Wilmington, Charlotte
and Rutherfordton Railroad, not to
complete this road as the charter of
that Company required.Mr. Dunham argued that the corpora-
tion in the Carolina Central Railway
Company had nothing to do with the
Wilmington, Charlotte and Rutherford-
ton Railroad Company, farther than to
hold mortgage bonds upon the same;
that the latter Company was utterly
unable to complete the road, and that
the new corporation desired and had
right to go in some other direction than
one required in the charter granted to
the W. C. & R. R.Mr. Murphy argued to the same effect.
He thought that so long as the corpora-
tions asked nothing unreasonable in
their charter and no aid from the State,
they should not be restricted to any
given line.Mr. Seymour could not see how the
corporators could be restricted, and
would vote for the striking out of the
amendment.The motion to strike out was adopted.
The amendment offered by Mr. Hum-
phrey was adopted.Mr. Miller offered an amendment, re-
quiring the Central Railway Company
to complete the W. N. C. Railroad,
should they get possession of the road,
to the town of Shelby, within twelve
months, and upon possession should
have been obtained. Adopted.The bill as amended passed its third
reading—yeas 33, nays 3.Mr. Waring moved to reconsider the
vote, and that the said motion to recon-
sider be laid on the table. Adopted.Under a suspension of the rules, Mr.
Seymour called up bill regulating the
number of officers of the General As-
sembly and defining their duties. Passed
second reading.Further consideration of the bill was
postponed until Wednesday at 11
o'clock, and the same ordered to be
printed.Mr. Welch introduced a bill declaring
what portion of the debt of North Car-
olina is valid and to pay off the same.
The bill authorizes the Governor to ap-
point three discreet and able persons as
Commissioners on the part of the State
whose duty it shall be to ascertain and
estimate the State's interest in railroads
and other public improvements, to as-
certain the debt contracted anterior to
the war, as well as the amount actually
expended for the legitimate purposes
for which appropriations were made of
the bonds issued from the Public Treas-
ury during and since the war. That
after this shall have been ascertained,
said Commissioners be empowered to
assign all interest which the State
may have in said public improvements
to the parties holding such legitimate
claims against the State in such propo-
rtion as the aggregate interest of the
State in such improvements bears to the
ascertained aggregate claims, in consid-
eration of the surrender of all claims
against the State. That the people of
North Carolina, in their representative
capacity, declare that they solemnly
protest against any other compromise
of their liabilities.Mr. Norwood opposed the considera-
tion of the resolution, and moved its
reference to the committee on public
debt.Mr. Ellis, of Columbus, thought his
people had but little idea of carrying
the whole debt of the State, and he
wanted an expression of the Legislature
upon the subject.Mr. Powell said his people did not
have much idea of paying the public
debt, if

